

Mel & Lerah Parker
PO BOX 609
Libby, MT 59923


1074596 - R8 SDMS

Oct. 22, 2006

Paul Pernard
Suite 300
999 18th St.
Denver, CO 80202- 2466

Paul:

Today is Oct. 22, 2006 and CDM has just completed the over sowing of the river side of Hi-way -37# with the grass seed that we have been bargaining for over the past three years. It was a stressful situation for us but we are grateful for its completion and look forward to seeing the results in the Spring of 2007.

In order for us to understand where we are in terms of NOA, completion of Response Actions, and the Reimbursement Agreement in general, it is, in my mind, necessary for you to respond to both the letters we sent on July 27, 2006 and Sept. 18, 2006.

We felt they would provide the ground work for getting the issues resolved so we could finally put a closure on the clean-up and Restoration of our property before this 2006 season ends.

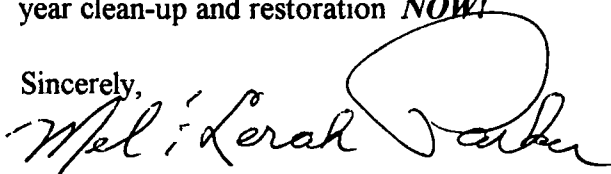
Now, the season is threatened each day by the weather and although the issues still exist, they could be resolved very simply,

We are sending you a letter we sent to Mike Cirian on Sept. 18, 2006. These letters address the remaining issues that were cited in Max Dodson letter of Oct. 12, 2005. (We sent you a copy of it with the July 27, 2006 letter).

In Mr. Mike Cirian's letter, you will see that we asked about "Liability". His response on Sept. 27, 2006 indicated that the EPA will not cover the item listed as "Asbestos Exposure" in the amount of \$4,000. ***We believe Mr. Orr is Serious!*** Did anyone on Mr. Cirian's team contact the EPA Lawyer? Should we contact our Lawyers? I would think that his billing is a wake up call to the question "***Just who is Liable***" in this situation and those which inevitably will arise in the future.

Paul, please respond to our previous letters and to this one as well. Let's finish this seven year clean-up and restoration ***NOW!***

Sincerely,



Mel & Lerah Parker